# DEPARTMENT OF HEALTH SERVICES

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January 24, 1985

TO: All County Welfare Directors County Administrative Officers

Letter No. 85-4

STATE CORRECTIVE ACTION INITIATIVE - LIVING ARRANGEMENT

This is another letter in the Department of Health Services' (DHS) series dealing with Quality Control (QC) and Corrective Action.

### Quality Control Error

Living arrangement errors from the April - September 1983 QC review period were projected to result in approximately \$2.4 million in misspent funds when annualized. One of the causes of these errors appears to be that county welfare departments fail to apply correct policy when notified of changes in Medi-Cal beneficiaries' living arrangements. Such failure causes eligibility or share-of-cost errors.

## Corrective Action Discussion

Changes in living arrangements occur when adults and/or children move into or out of the household. When notified of such changes the eligibility worker is responsible for determining the composition of the MFBU, identifying resources available to the MFBU, and for recomputing the budget to determine the appropriate share-of-cost.

There is also a specific situation where a change in the living arrangement requires additional action by the eligibility worker which if not taken results in additional eligibility errors. This occurs in AFDC-MN cases where the person leaving the home is the last (or sole) child. In these situations, deprivation will no longer exist because there is no longer a child in the home. Therefore, it is critical that as an eligibility worker discontinues a child who has left the home, the eligibility worker also determines whether this is the last child in the home. If so, the eligibility worker must determine if Medi-Cal eligibility exists under any other program (Title 22, CAC Section 50183) for the remaining parent(s) or caretaker relative. If eligibility cannot be established under another program, the Medi-Cal case must be terminated.

#### County Action

County welfare departments are urged to share this letter with appropriate staff and to discuss the appropriate policy in staff meetings and/or training sessions. Counties which have a case termination checklist should add this situation to the list.

## DHS Action

The Corrective Action Unit (CAU) in the Medi-Cal Eligibility Branch will monitor county performance in this area. CAU staff will review QC letters and county cases to determine if the appropriate policy is being followed.

If you or your staff have any questions, please contact the CAU analyst assigned to your county.

Sincerely,

Original signed by

Doris Z. Soderberg, Chief Medi-Cal Eligibility Branch

cc: Medi-Cal Liaisons

Medi-Cal Program Consultants

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